# **United States District Court Western District of Texas El Paso Division**

FILED

Oct 7 2019

Clerk, U.S. District Court Western District of Texas

By:

OATH TELEPHONICALLY SWORN

FED.R.CRIM.P.4.1(b)(2)(A)

AT 1:01 P.M.

<b>USA</b> vs.		§	Depur § § CRIMINAL COMPLAINT		
		§	CRIMINAL CO	DMPLAINT Er: <b>ep:19-m -08785(1) rfc</b>	
(1) ELIAZAR GAMBOA-	DIAZ	§ §			
I, the undersi	gned complainant be	eing duly sworn state the	e following is true	and correct to the best of my knowledge and	
belief. On or about <u>Octobe</u>	r 06, 2019 in Hudsp	oeth county, in the WES	TERN DISTRICT	OF TEXAS defendant did, being an alien to	
the United States, enter, a	ttempt to enter, or v	was found in the United	d States after ha	ving been previously excluded, deported, or	
removed from the United St	ates without receivi	ng permission to reapply	y for admission to	the United States from the Attorney General	
of the United States and the	e Secretary of Home	eland Security, the succe	essor pursuant to	Title 6, United States Code, Sections 202(3),	
202(4), and 557					
in violation of Title	8	United States Co	ode, Section(s)	1326	
DEFENDANT, Eliazar GA	MBOA-Diaz, an alie	en to the United States	and a citizen o	mplaint is based on the following facts: " The  f Mexico was found attempting to conceal  ancock Port of Entry in Fort "	
Continued on the attached sheet and made a part of hereo Sworn to before me and subscribed in my presence,				///m/	
		M	ignature of Complainant IALDONADO, CHRISTIAN ORDER PATROL AGENT		
October 7, 2019				L PASO, Texas	
File Date  ROBERT F. CASTANED	A		C	M.F.M.	
UNITED STATES MAGIS			S	ignature of Judicial Officer	

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CONTINUATION OF CRIMINAL COMPLAINT - EP:19-M -08785(1)

#### **WESTERN DISTRICT OF TEXAS**

#### (1) ELIAZAR GAMBOA-DIAZ

#### FACTS (CONTINUED)

Hancock, Texas in the Western District of Texas. From statements made by the DEFENDANT to the arresting agent, DEFENDANT was determined to be a native and citizen of Mexico, without immigration documents allowing him to be or remain in the United States legally. Defendant has been previously removed from the United States to Mexico on September 08, 2009 through El Paso, TX. Defendant has not previously received the expressed consent from the Attorney General of the United States or the Secretary of Homeland Security to reapply for admission into the United States.

Because this affidavit is being submitted for the limited purpose of establishing probable cause as set forth herein, I have not included each and every fact known to me concerning this investigation.

#### **IMMIGRATION HISTORY:**

The DEFENDANT has been removed once, the last one being to MEXICO on September 8, 2009, through EL PASO, TX

### **CRIMINAL HISTORY:**

01/17/2005, Craig, CO, Crimes Against Person(M), ACC, Unknown. 06/04/2009, Garfield County, CO, Making false Report & Drug Paraphernalia(M), ACC, Unknown. 06/05/2009, Garfield County, CO, False Reporting(M), CNV, 60 Days Confinement.